Appeal Nos. 2023-1917, 2023-1918, and 2023-1919

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

QUANTIFICARE S.A.,

Appellant

ν.

CANFIELD SCIENTIFIC, INC.,

Appellee.

On Appeal from the United States Patent and Trademark Office, Patent Trial and Appeal Board in Nos. IPR2021-01511, IPR2021-01518, IPR2021-01519

JOINT MOTION FOR A 60-DAY EXTENSION OF TIME FOR APPELLEE TO FILE ITS RESPONSIVE BRIEF AND A 56-DAY EXTENSION OF TIME FOR APPELLANT TO FILE ITS REPLY BRIEF

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Counsel for Appellant

Pursuant to Federal Rule of Appellate Procedure 26(b) and Federal Circuit Rule 26(b), Appellee Canfield Scientific, Inc. ("Canfield") and Appellant QuantifiCare S.A. ("QuantifiCare") respectfully move this Court for an extension of time of sixty (60) days for Appellee to file its responsive brief and for an extension of time of fifty-six (56) days for Appellant to file its reply brief. The Appellee's Response is currently due on October 10, 2023. A 60-day extension would extend the deadline for Petitioner-Appellee's Response to December 11, 2023. See Fed. R. App. P. 26(a)(3). Appellant's Reply would then be due January 2, 2024. See Fed. R. App. P. 31(a)(1); see also Fed. R. App. P. 26(a)(1)(C). A 56day extension would extend the deadline for Appellant's Reply to February 27, 2024. This is Appellee's first request for an extension of time, and Appellant's first request for an extension of time. QuantifiCare has agreed to not oppose Appellee's request for an extension provided that the Court grants Appellant's extension request, and Canfield has agreed to not oppose Appellant's request for an extension.

Appellee does not seek this extension for the purposes of delay, but rather to permit counsel for Canfield adequate time to prepare its Response in view of the demands of other matters, both professional and personal.

Appellant also does not seek this extension for the purposes of delay, but rather to permit counsel for QuantifiCare adequate time to prepare its Reply in

view of the demands of other matters, both professional and personal, made relevant by Canfield's request for an extension.

Pursuant to Federal Circuit Rule 26(b)(3), the Declaration of Thomas L.

Duston and the Declaration of Kevin L. Reiner are submitted in further support of this Motion.

For all of the foregoing reasons, the parties respectfully request that the Court grant the Joint Motion for a 60-day extension of time to file the responsive brief for Appellee through and including December 11, 2023 and for a 56-day extension of the time to file the reply brief for Appellant through and including February 27, 2024.

Dated: October 3, 2023

By: /s/ Thomas L. Duston

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Counsel for Appellee

Respectfully submitted,

By: /s/ Kevin L. Reiner
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Counsel for Appellant

DECLARATION OF THOMAS L. DUSTON

- 1. I am an attorney admitted to the bar of this Court, and I am a partner at the law firm Marshall, Gerstein & Borun LLP. I am counsel in this appeal for Appellee Canfield Scientific, Inc. ("Canfield").
- 2. I have knowledge of the facts set forth herein, and if called upon as a witness, I could testify to them under oath.
- 3. I make this Declaration in support of Appellee's Unopposed Motion for a 60-Day Extension of Time To File Its Responsive Brief.
- 4. Canfield seeks the requested 60-day extension of time not for the purpose of delay, but to ensure that counsel integrally involved in the appeal have sufficient time to fully and thoroughly address the issues in this appeal, while accounting for the demands of other matters, both professional and personal.
- 5. Counsel for Appellant QuantifiCare S.A. have informed us that they will not oppose this Motion.
- 6. A 60-day extension of time is warranted here in that it is needed to provide counsel for Canfield additional time to prepare its responsive brief due to the workload of Canfield's counsel on other litigation matters.
- 7. For example, I am counsel of record in each of the following cases, each of which has or had deadlines in September through December

for filing principal and reply briefs, preparing claim constructions materials, depositions and/or the end of a discovery period: *Kroy IP Holdings, LLC v. Groupon, Inc.*, Appeal No. 2023-1359 (U.S. Court of Appeals for the Federal Cir.); *Streck, Inc. v. Ravgen, Inc.*, Appeal No. 2023-1989 (U.S. Court of Appeals for the Federal Cir.); *Think Green Limited v. Medela AG, et al.*, Case No. 1:21-cv-05445 (U.S. District Court for the Northern District of Illinois); *Illinois Tool Works Inc. v. Termax Company*, Case No. 1:20-cv-05416 (U.S. District Court for the Northern District of Illinois); *Sobansky v. Ravgen, Inc.*, Case No. 8:23-cv-00398-JMG-CRZ (U.S. District Court for the District of Nebraska); *Kipp v. Ravgen, Inc.*, Case No. 8:23-cv-00399-JMG-CRZ (U.S. District Court for the District of Nebraska).

- 8. My colleagues on this appeal have similar competing demands, both professional and personal, throughout September and December, including deadlines in other cases, client meetings on other matters, and business travel.
- 9. Under 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on October 3, 2023 /s/ Thomas L. Duston
Thomas L. Duston

DECLARATION OF KEVIN L. REINER

- 1. I am an attorney admitted to the bar of this Court, and I am a partner at the law firm McCarter & English, LLP. I am counsel of record in these appeals for Appellant QuantifiCare S.A. ("QuantifiCare").
- 2. I have knowledge of the facts set forth herein, and if called upon as a witness, I could testify to them under oath.
- 3. I make this Declaration with respect to the parties' Joint Motion for a 60-Day Extension of Time for Appellee to File Its Responsive Brief and a 56-Day Extension of Time for Appellant to File Its Reply Brief.
- 4. Counsel for Appellee Canfield Scientific, Inc. ("Canfield") have informed us that they do not oppose the extension of time QuantifiCare requests to file its Reply brief.
- 5. QuantifiCare seeks the requested extension not for the purpose of delay, but to ensure that counsel for QuantifiCare integrally involved in the appeal have sufficient time to fully prepare QuantifiCare's Reply brief in view of other matters, both professional and personal, that have become relevant in view of the 60-day extension sought by Canfield.
- 6. A 57-day extension of time is warranted and needed to provide counsel for QuantifiCare additional time to prepare its Reply brief due to the workload of counsel on other client matters from December 2023 through February

2024, the Christmas and New Year's holidays occurring just before the Reply brief

would be due on January 2, 2024, and other professional and personal obligations.

For example, principal counsel Mark D. Giarratana and I are counsel of record in

Seoul Semiconductor Co., Ltd. v. Finelite, Inc., Case No. 3:22-cv-02869-TLT (U.S.

District Court for the Northern District of California), which involves fourteen (14)

patents-in-suit and has court-ordered deadlines and work needed to be done in

December through February, including preparing for and traveling to a Markman

hearing in the case, discovery, and other pre-trial matters. In addition, in reliance

on that the Reply brief would be filed by its current deadline of October 31, 2023,

counsel moved and scheduled other work and personal commitments into

December through February that affect counsel's ability to work on the Reply.

7. Under 28 U.S.C. § 1746, I declare under penalty of perjury that the

foregoing is true and correct.

Executed on October 3, 2023

/s/ Kevin L. Reiner

Kevin L. Reiner

7

FORM 9. Certificate of Interest

Form 9 (p. 1) March 2023

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

CERTIFICATE OF INTEREST

Case Number	23-1917
Short Case Caption	Quantificare S.A. v. Canfield Scientific, Inc.
Filing Party/Entity	Canfield Scientific, Inc.

Instructions:

- 1. Complete each section of the form and select none or N/A if appropriate.
- 2. Please enter only one item per box; attach additional pages as needed, and check the box to indicate such pages are attached.
- 3. In answering Sections 2 and 3, be specific as to which represented entities the answers apply; lack of specificity may result in non-compliance.
- 4. Please do not duplicate entries within Section 5.
- 5. Counsel must file an amended Certificate of Interest within seven days after any information on this form changes. Fed. Cir. R. 47.4(c).

I certify the following information and any attached sheets are accurate and complete to the best of my knowledge.

Date: <u>10/03/2023</u>	Signature:	/s/ Thomas L. Duston	
	Name:	Thomas L. Duston	

FORM 9. Certificate of Interest

Form 9 (p. 2) March 2023

1. Represented Entities. Fed. Cir. R. 47.4(a)(1).	2. Real Party in Interest. Fed. Cir. R. 47.4(a)(2).	3. Parent Corporations and Stockholders. Fed. Cir. R. 47.4(a)(3).
Provide the full names of all entities represented by undersigned counsel in this case.	Provide the full names of all real parties in interest for the entities. Do not list the real parties if they are the same as the entities.	Provide the full names of all parent corporations for the entities and all publicly held companies that own 10% or more stock in the entities.
	☑ None/Not Applicable	☑ None/Not Applicable
Canfield Scientific, Inc.		

☐ Additional pages attached

FORM 9. Certificate of Interest

Form 9 (p. 3) March 2023

4. Legal Representatives appeared for the entities in appear in this court for the e an appearance in this court.	the originating ntities. Do not i	court or ag	gency or (b) are expected to	
☐ None/Not Applicable		Additiona	al pages attached	
Marshall, Gerstein & Borun LLP: Thomas L. Duston; Julianne M. Hartzell; Michael R. Weiner; Chelsea M. Murray; Isha Shah				
David C. Stanziale, LLC: David C. Stanziale				
5. Related Cases. Other related or prior cases that m ✓ Yes (file separate notice If yes, concurrently file a sep with Fed. Cir. R. 47.5(b). Plotice must only be filed with information changes during	neet the criteria e; see below) warate Notice of I lease do not de ith the first Cer	under Fed. No Related Cas uplicate in tificate of I	Cir. R. 47.5(a)? N/A (amicus/movant) e Information that complies formation. This separate interest or, subsequently, if	
6. Organizational Victims required under Fed. R. App and 26.1(c) (bankruptcy case	o. P. 26.1(b) (org	ganizationa	l victims in criminal cases)	
✓ None/Not Applicable ☐ Additional pages attached				

CERTIFICATE OF COMPLIANCE

The foregoing filing complies with the relevant type-volume limitation of the Federal Rules of Appellate Procedure and Federal Circuit Rules because the filing has been prepared using a proportionally spaced typeface and includes 528 words.

Date: October 3, 2023 Respectfully submitted,

/s/ Thomas L. Duston

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